

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
SHERMAN DIVISION

FILED
U.S. DISTRICT COURT
EASTERN DISTRICT OF TEXAS

FEB 03 2009

BY
DEPUTY

ALBERT

§

BROWN JR

§

VS

§

NO 4:08 cv 291

MAURICE

MORRIS

To The Honorable Judge In SAID CAUSE
Comes NOW PLAINTIFF ALBERT BROWN JR

MOTION TO DISMISS

Comes Now The PLAINTIFF ALBERT
BROWN JR In answer to RESPONSE In
Filing A Motion to Dismiss Claim Under
Rule 41(a) Voluntary dismissal due to the facts

I

Due to my Educational level and my lack of understanding
It is too difficult to maintain a hold on to every understand-
ing and interpret the complexity of my case in comparison to other
cases, please forgive my lack of knowledge

II

Am being unable to get my proof in hand because of my
incarceration because of pending charge disables me from
having in hand Evidence and I rather have correct Evidence
Evidence which is being passed from hand to hand is not as
reliable

III

The Oppression Anxiety Braving on by hunger being locked
down 23 hours a day makes things just much more difficult
so I rather wait till pending claim is delt with and my mobility
is not so limited to cases in hand and I can have more
access to legal advisors to better interpret my legal defense
to explain better in memorandum the wrongs done by police discre-
tion which have led to my 21 month imprisonment delay
to be followed by a 23 month delay while a set court
date has been appointed on said false charge.

Your honor Every word I have stated is true in
my lawsuit, I don't wish to be an inconvenience to
the courts by not having all in hand Evidence which
is being held in relation to my pending Charge
on state matters which leads to my Constitutional
violations and Evidence which is being withheld
deliberately with the intent to obstruct Justice
Being in the form of electronics surveillance which I feel
will be allowed at any given time to cover the
police excessive discretion and Abuse, And I only
wish to drop Case 4:88 cv 291 Because I only have
25 percent of what is needed to sustain my proof
beyond a reasonable doubt, And I wish to Address
the courts 100% percent ~~on~~^{on} a more Sacramento
grounds and not in my current state

Plaintiff Asks the Courts to Consider his
motion to dismiss and pleads the Court to
be considerate of his situation and to temperately
dismiss his claim with out Prejudice in all they
had that Plaintiff will Be able to Obtain
the rest of what is needed to prove beyond
A reasonable doubt the allegations set forth in his
Comsult, And to not Cover the Courts with any
delays if and when the matter is brought to
hand, and to have justice in a speedy manner with-
out boughing the judicial system

Therefor the Plaintiff
ALBERT Brown JR Prays the court Consider this
motion to dismiss and Ask there to it be dismissed
without prejudice Submitted January 30
of 2009

The following has been mailed
to THE Eastern District Court SHERMAN
Division 101 E PECAN ST SHERMAN TX
75090-9821

WALTER BRIDGET PC, 5910 North Central
Expressway Suite 980 Dallas Texas 75206